Docket No. 3350-0005F

Client No. Ebill-F

File No. 1158.41315CC5

REMARKS

Claims 34-51 are pending in this application. Claim(s) 2-33 having been canceled

in the submittal of the Continuation Application Under 37 CFR §1.53(b) and claim 1 having

been canceled in the Preliminary Amendment filed concurrently with the Rule 53(b)

Continuation Application.

Claim(s) 34 and 43 are independent.

Pending claims 34-51 [incorrectly noted in the Official Action as claims 1-33], stand

rejected under 35 USC §103(a), as obvious over Kolling (U.S. Patent No. 5,920,847), in

view of Bartoli (U.S. Patent No. 6,047,268). The rejection is respectfully traversed.

Independent claim 34 requires that a plurality of bills from a plurality of billers for a

payor be stored. Each biller is associated with one of a plurality of biller categories. Also

required is that a payor request to view those of the stored plurality of bills from billers

associated with one of the plurality of biller categories be received, and that only those bills

from those billers associated with the one biller category be transmitted to the payor

responsive to the payor request.

Independent claim 43 requires a memory configured to store a plurality of bills from

a plurality of billers for a payor, with each biller being associated with one of a plurality of

biller categories. Also required is a processor which receives a request from a payor to

view those bills of the stored plurality of bills from billers associated with one of the plurality

of biller categories. The processor is further configured to cause only those bills from

those billers associated with the one biller category to be transmitted to the payor

responsive to the received request.

The rejection fails to identify any disclosure within the applied combination of art

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that suggests the storage or electronic presentation of bills of billers which are associated

with biller categories. It is further respectfully submitted that the applied prior art lacks any

such disclosure.

Accordingly, it is respectfully submitted that independent claim 34 (and its

dependent claims 35-42) and independent claim 43 (and its dependent claims 44-51)

patentably distinguish over the applied prior art on this basis alone.

Furthermore, it is respectfully submitted that various other features and limitations

recited in the dependent claims independently distinguish over the applied prior art. These

features do not appear to have been addressed in the Official Action.

It is accordingly respectfully requested that the rejection of claims 34-51 be

reconsidered and withdrawn.

Claims 34-51 [incorrectly noted as claims 1-33] also stand rejected under 35 USC

§112 (second paragraph) as indefinite. The rejection is respectfully traversed.

The rejection is not understood. The Examiner contends that the claims fail to point

out and particularly claim what applicant regards as the invention. In support of this

contention, the Examiner states "in particular, the claims must be narrowed to precisely

define the novel features in the disclosure to ascertain distinction over the prior art".

However, the applicant's have claimed what they consider to be their invention

including the novel features thereof. It is respectfully submitted that the claim recitals are

clear on their face and comply fully with the mandates of 35 USC §112 (second

paragraph). Furthermore, since the claims distinguish over the applied prior art, there is

no need to narrow the pending claims.

Accordingly, it is respectfully requested that the rejection be reconsidered and

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withdrawn.

In view of the foregoing, it is respectfully submitted that the application is in

condition for allowance and an early indication of the same is courteously solicited. The

Examiner is respectfully requested to contact the undersigned by telephone at the

below listed local telephone number, in order to expedite resolution of any remaining

issues and further to expedite passage of the application to issue, if any further

comments, questions or suggestions arise in connection with the application.

To the extent necessary, a petition for an extension of time under 37 C.F.R.

1.136 is hereby made. Please charge any shortage in fees due in connection with the

filing of this paper, including extension of time fees, to Deposit Account 01-2135 and

please credit any excess fees to such deposit account.

Respectfully submitted,

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